

Terms and Conditions for Clients

1 Definitions

1.1 In these Terms and Conditions:

"Assignment" means the course of Lessons set out and agreed in the Confirmation Correspondence;

"Assignment End Date" means the date on which the Assignment will end as agreed (if at all) in the Confirmation Correspondence;

"Assignment Start Date" means the date on which the Assignment will begin as discussed and/or set out in the Confirmation Correspondence;

"Client" means: (a) the parent or legal guardian of the person for whom the tuition is arranged; and (b) the recipient of these Terms and/or related communication to which these Terms and Conditions are attached, referenced or linked (also referred to in these Terms and Conditions as "you");

"Confirmation Correspondence" means the Conversation, the Summary and/or any subsequent correspondence between us which sets out, confirms or clarifies the details of an Assignment.

"Conversation" means the initial conversation between us referenced at clause 4.3.1;

"Fee" means the fee payable to Tech Natives Tutoring for the Tutoring Service as set out in clause 5;

“Lesson” means Tuition sessions taught on a ninety-minute basis at the Tuition Location where there is no agreement and/or expectation that the Tutor will need to remain available between two or more such tuition sessions.

“Hours” means the number of Tuition hours discussed/set out in the Confirmation Correspondence;

“Learning Pathways” means the individual academic courses that makes up our learning curriculum;

“Tech Natives Tutoring” means Tech Natives Tutoring Ltd, a company registered in England and Wales, with company number 11476283, whose registered office is at 4 Wolverton Gardens, London, W6 7DY (also referred to in these Terms and Conditions as “we”, “us” and “our”);

“Standard Lesson Fee” means the hourly charge for the Tutor's services as set out in the email shortlisting potential tutors as described in clause 4.3.4 and/or any subsequent variation set out in any subsequent Confirmation Correspondence;

“Summary” means the summary of the Conversation referred to at clause 4.3.2;

“Tuition” means Lesson as agreed as appropriate;

“Tutor” means the person who is employed by Tech Natives Tutoring to provide educational tutoring services and who accepts an Assignment with you;

“Tutoring” means as discussed/set out in the Confirmation Correspondence;

“Tutoring Location” has the definition discussed/set out in the Confirmation Correspondence;

“**Working Days**” means any day (other than Saturday or Sunday) on which clearing banks are open for business in London.

2 General

2.1 These Terms and Conditions (and any document referred to in them including the Confirmation Correspondence) contain the entire agreement (“Agreement”) between us and you and supersede any prior agreement between us relating to their subject matter. Nothing in this clause shall limit or exclude any liability for fraud.

2.2 These Terms and Conditions apply (and shall be deemed to be accepted by you) as from the earliest of the date on which Tech Natives Tutoring first notifies you that these Terms and Conditions will apply and the date on which Tech Natives Tutoring introduces the services of a Tutor to you and the date on which you confirm or send any subsequent Confirmation Correspondence with/to Tech Natives Tutoring, and shall apply thereafter in relation to each subsequent introduction of a Tutor to you by us and/or any subsequent Confirmation Correspondence we may have in relation to the first Assignments and/or any subsequent Assignment or subsequent potential Assignment.

2.3 Unless otherwise agreed in writing by a Director of Tech Natives Tutoring, these Terms and Conditions shall prevail over any other terms of business or conditions put forward by you. To the extent that there is any conflict or inconsistency between any Confirmation Correspondence and the terms contained herein the terms contained in the Confirmation Correspondence shall take precedence for the relevant Assignment.

2.4 Nothing contained in this Agreement shall constitute the relationship of employer and employee and/or worker or a partnership between you and the Tutor.

2.5 To the extent that the Conduct of Employment Agencies and Employment Businesses Regulations 2003 (the "Regulations") apply to these arrangements Tech Natives shall operate as an "employment business" as defined within the Regulations.

3 Obligations of Tech Natives Tutoring

3.1 We will use reasonable endeavours to introduce to you a suitable Tutor to carry out Tutoring of such nature as you shall notify to us in advance of an Assignment in accordance with clause 4.1. You accept that no warranty as to the suitability of the Tutor can be given by us.

3.2 We will ensure that prior to working on an Assignment the Tutor provides us with:

3.2.1 evidence as to his or her identity;

3.2.2 confirmation that he/she has the experience, training, qualifications and/or any authorisations which you have indicated to us are necessary for the relevant role and/or which are required by law or a relevant professional body;

3.2.3 confirmation that he/she is willing to enter into the relevant Assignment.

3.3 We will take all reasonably practicable steps to obtain two references in relation to the Tutor, copies of which will be available to you on request.

3.4 We will ensure that any Tutor we provide to work on an Assignment has the experience, training, qualifications and/or authorisations that you have indicated to us

are necessary for the relevant Role and/or which are required by law or a relevant professional body.

4 Obligations of the Client

4.1 You shall specify in the Conversation your exact requirements by providing full details of the subject areas and learning pathways for which the Tutor is required and, in particular, by notifying us of any special skills required of the Tutor (including, for example, knowledge of specific programming languages or digital technologies).

4.2 You are responsible for finding a suitable environment in which tuition can take place. You are required to notify us in the Conversation of any risks to health and safety known to you at the location at which the Tutor will undertake the tuition and what steps you have taken to prevent or control such risks in the Confirmation Correspondence. The suitability of such an environment remains at the absolute discretion of the Tutor at all times and Tech Natives Tutoring reserves the right to terminate these Terms and Conditions and/or any Assignment issued in accordance with these Terms and Conditions if Tech Natives Tutoring and/or the Tutor notifies Tech Natives Tutoring that it is dissatisfied with health and safety at a Tutoring Location and/or the reported risk to health and safety at any Tutoring Location.

4.3 For each Assignment Tech Natives will:

4.3.1 ask you to confirm certain information during the conversation, which will be your initial phone call to Tech Natives;

4.3.2 follow-up this phone call with an email summary of the information provided during the Conversation (the "Summary"). It is important that this

Summary information is correct and we ask you to provide us with any information which is incorrect or missing from the Summary;

4.3.3 unless we hear from you after sending the Summary, we assume that the Summary reflects your requirements for the Assignment and that we are entitled to rely on and pass the Summary information on to prospective tutors. Tech Natives Tutoring will then send details of the prospective Assignment to prospective tutors;

4.3.4 compile and send you a shortlist of prospective tutors who we believe should match the requirements you set out in the Summary;

4.3.5 ask you to select a tutor from the shortlist. Once you have received the shortlist you will need to confirm via email the name of your selected tutor within 3 Working Days of the date on which the shortlist was issued to you by Tech Natives. After this point, it is possible that your preferred tutor will no longer be available;

4.3.6 once we have received the confirmation set out at 4.3.5 we will assign the Tutor to provide the Tuition at the relevant Tutoring Location; during the relevant Hours; and from the relevant Assignment Start Date until the earlier of the Assignment End Date (if any) and/or the date on which the Assignment is terminated in accordance with these Terms and Conditions and/or the relevant notice period (if any) discussed/set out in the Confirmation Correspondence.

4.4 You are obliged to pay us any Fee as and when such Fee falls due in accordance with clause 5 of these Terms and Conditions.

5 Fees and Payment

5.1 Once an Assignment has commenced you will need to pay Tech Natives Tutoring a Fee. This clause sets out how the Fee will be calculated and when the Fee will be payable.

5.2 The Fee will consist of one or a number of the relevant charges as set out at Schedule 1. Some components of the Fee are fixed and their value is set out at Schedule 1. Other components of the Fee (such as the Standard Lesson Fee) will vary depending on the Assignment and/or the Tutor and the value of such charges will be confirmed to you in the Confirmation Correspondence. If you have any queries about how the Fee is calculated and/or how it will apply to a particular Assignment please contact Tech Natives for a further explanation.

5.3 To help us calculate the Lesson Fee the Tutors supplies us with a record of the number of lessons which he/she has spent providing Tuition. Where Tuition has been provided we will charge you in full for all time actually worked by the Tutor at the Standard Lesson Fee rate in accordance with this Agreement. We suggest that you keep your own record of tuition dates and times. The Tutor submits the timesheet to us at the end of each calendar month, and may ask you to sign off on it. Your signature on a timesheet shall be deemed conclusive evidence that you are satisfied with the work carried out by the Tutor.

5.4 You don't pay the Tutor directly. We will send you an invoice at the beginning of each calendar month to cover any Fee payable to us for services rendered to you in the preceding month. We reserve the right to issue an invoice at any point should you

accrue a Fee of £500 or greater. VAT shall be paid in addition at the prevailing rate where and to the extent applicable.

5.5 Invoices must be paid within 7 days of receipt of the invoice. You may pay your invoice by direct debit, debit/credit card, cheque or direct bank transfer. Any queries arising from any invoice must be brought to our attention within seven Working Days of the date of the relevant invoice.

5.6 We reserve the right to charge interest in respect of any amount outstanding after the period for payment referred to in clause 5.5 above (both before and after judgment) from the date of invoice up to and including the day of payment at the rate of 4% a year above the base rate from time to time of HSBC Bank plc.

6 Cancellation, Termination and Rearranging Lessons

6.1 Cancelling a lesson - Please ensure that you and the Tutor are agreed on the arrangements for each lesson. If you need to cancel or change a lesson, please call the Tutor directly, though of course feel free to call Tech Natives Tutoring too. Lessons that are cancelled by you with less than 24 hours' notice will be charged for in full. For the avoidance of doubt notice to cancel a lesson given in accordance with this clause will not necessarily terminate an Assignment and/or this Agreement.

6.2 Rearranging lessons - both you and the Tutor must give reasonable notice to each other of any holiday commitments you may have; and any changes to the tuition timetable necessary because of illness. An alternative date will be arranged.

6.3 Replacement tutors - In the event that you reasonably believe that the Tutor is unsuitable, please let us know as soon as possible. We will use reasonable endeavours to introduce you to a suitable replacement tutor.

6.4 Terminating an Assignment with a specific Tutor - where tuition is not agreed for a specific period, please give at least five Working Days' notice of the end of tuition in writing both to your Tutor and to us so that your Tutor may conclude his or her work with the student and plan his or her commitments.

6.5 Terminating this Agreement generally - Tech Natives Tutoring may give you 3 Working Days written notice terminating this Agreement at any time, notwithstanding that either party may give notice in writing to the other terminating this Agreement with immediate effect if:

6.5.1 the other party commits any material breach of any of the terms of this Agreement and that breach (if capable of remedy) is not remedied within 5 Working Days after notice being given requiring it to be remedied;

6.5.2 the other party becomes bankrupt, insolvent or becomes the subject of a receiving or winding-up order, makes any composition with its creditors or has an administrative receiver appointed over all or part of its undertaking or assets, or either party ceases, or threatens to cease, to carry on business.

7 Liability

7.1 If you have a complaint against the Tutor or against us, you should inform us of that complaint within 24 hours of the occurrence that gave rise to it by sending an email to support@tech-natives.co.uk

7.2 We introduce tutors in good faith and in the belief that he or she will perform to the best of his or her abilities. Any opinion expressed by the Tutor is not necessarily an expression of the opinions of Tech Natives Tutoring.

7.3 Neither Tech Natives Tutoring nor any of its staff shall be liable to you for any loss, injury, damage, expense or delay incurred or suffered by you arising directly or indirectly from or in any way connected with the introduction or supply of a Tutor to you or with any failure by Tech Natives Tutoring to introduce or supply a Tutor and, in particular, but without limitation to the foregoing, any such loss, injury, damage, expense or delay arising from or in any way connected with:

7.3.1 failure of the Tutor to meet your requirements for all or any of the purposes for which he or she is required by you;

7.3.2 any act or omission of a Tutor, whether wilful, negligent, fraudulent, dishonest, reckless or otherwise; and

7.3.3 any loss, injury, damage, expense or delay incurred or suffered by a Tutor, provided that nothing in this clause 7 shall exclude or restrict the liability of Tech Natives Tutoring to you for death or personal injury resulting from negligence or for fraudulent misrepresentation or in any other circumstances where liability may not be so limited under any applicable law.

8 Private Arrangements

8.1 You are not permitted to make private arrangements for tuition with Tutors introduced or supplied by us.

8.2 By confirming Tuition, you undertake not to make any such arrangements with any Tutor employed by us either during the term of this Agreement or for up to 3 months following its termination. Should you breach this obligation, you will be liable to pay us a procurement fee of £600 + VAT. This obligation shall continue notwithstanding termination of the engagement of the Tutor.

9 Responsibilities of the Tutor

9.1 A Tutor is not responsible for chaperoning minors, nor guarding a house and/or household effects. Please ensure that a responsible adult is on the premises at all times.

10 Data Protection

10.1 Tech Natives Tutoring and the Client shall comply with their respective obligations under the Data Protection Laws and Tech Natives Tutoring' Data Protection Policy at all times.

10.2 Tech Natives Tutoring shall procure that each of their Tutors shall also comply with their respective obligations under Data Protection Laws and Tech Natives Tutoring' Data Protection Policy at all times.

10.3 By entering into this Agreement you consent to our use of your, and where you are the parent or legal guardian of the individual receiving Tutoring to use that individual's, personal data for the purpose of providing the Tutoring which may include (without limitation) effecting introductions to Tutors, use of such data for billing and/or fee collecting purposes and/or to enable us to make contact from time to time.

10.4 For the purposes of this Agreement:

10.4.1 "Data Protection Laws" means the Data Protection Act 1998, as well as any applicable statutory or regulatory provisions and all European Directives and regulations in force from time to time relating to the protection and transfer of personal data; and

10.4.2 "Data Protection Policy" means any obligations relating to data protection and/or personal data which can be found on the "privacy" section of Tech Natives Tutoring website as amended from time to time.

10.5 More details on our use of your personal information can be found in our privacy policy, which is available at all times on our website.

11 Miscellaneous

11.1 No modification or variation of this Agreement shall be effective unless a director of Tech Natives Tutoring consents in writing to such modification or variation and/or as set out by the Company regarding a specific Assignment in the relevant Confirmation Correspondence.

11.2 If any provision of this Agreement is held by any competent authority to be invalid or unenforceable in whole or in part, the validity of the other provisions hereof and the remainder of the provision in question shall not be affected thereby.

11.3 Any waiver of any breach of, or default under, any of the terms of this Agreement by us, shall not be deemed a waiver of any subsequent breach or default and shall in no way affect the other terms of this Agreement.

11.4 We shall be entitled to transfer or assign the benefit and/or burden of this Agreement.

11.5 The expiration or termination of this Agreement, howsoever arising, shall not operate to affect such of the provisions of this Agreement as are expressed to operate after then.

11.6 Any notice to be given by one party to the other hereunder shall either:

11.6.1 be communicated verbally initially and confirmed in writing immediately;

or

11.6.2 be communicated directly in writing and sent (either by post or electronic means) to an address designated for use by the intended recipient.

11.7 This Agreement does not create any rights or benefits enforceable by any person not a party to it (within the meaning of the Contracts (Rights of Third Parties) Act 1999).

11.8 Neither party shall have any liability under or be deemed to be in breach of this Agreement for any delays or failures in performance of this Agreement which result from circumstances beyond the reasonable control of that party. The party affected by such circumstances shall promptly notify the other party in writing whether such circumstances cause a delay or failure in performance and when they cease to do so. If such circumstances continue for a continuous period of more than 2 weeks, either party may terminate this Agreement by written notice to the other party.

12 Governing Law and Jurisdiction

This Agreement (and any non-contractual obligations or dispute or claim arising out of or in connection with it or its subject matter) shall be governed by English law and the parties hereby submit to the exclusive jurisdiction of the English Courts.

SCHEDULE 1: CHARGING SCHEDULE

1. General

1.1 This Schedule 1 (the "Charging Schedule") sets out an explanation of the fees and other costs which Tech Natives is entitled to invoice you for in accordance with clause 5 of the main Agreement to which this Charging Schedule is attached.

1.2 The amount and type of Fees applicable to an Assignment will be confirmed to you in the Confirmation Correspondence.

1.3 To the extent that any terms within this Schedule conflict with those in any subsequent Confirmation Correspondence the terms contained within the latest Confirmation Correspondence shall take precedence.

2. The Fee

2.1 The Fee means the total of the following charges, as applicable:

2.1.1 the "Registration Fee" as set out at section 5 of this Charging Schedule;

2.1.2 the "Lesson Fee" calculated in accordance with section 3 of this Charging Schedule;

2.1.3 any "Extra Charge" as set out at section 6 of this Charging Schedule.

3. Lesson Fee

3.1 The Lesson Fee shall be the total of:

3.1.1 the Tutor's Standard Lesson Fee multiplied by the number of Lessons during which Tutoring is provided; and

3.1.2 (if applicable) any travel expenses or charges for travel time agreed with you in writing and in advance of the relevant Assignment Start Date together with any expenses discussed/set out in the relevant Confirmation Correspondence; and

4. Registration Fee

Tech Natives does not charge a registration fee for any of its services.

5. Extra Charges

5.1 An additional charge of 25% of the Standard Lesson Rate (excl. VAT) per child, per Lesson of Tuition will be charged for additional children attending any Tutoring session.